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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/912,711	07/25/2001		Takashi Shigetomi	8694.49USC1	8038	
23552	7590	04/02/2004		EXAMINER		
MERCHANT & GOULD PC P.O. BOX 2903 MINNEAPOLIS, MN 55402-0903				PEYTON, TA	AMMARA R	
			·	ART UNIT	PAPER NUMBER	
2721 17 12 1	,			2182		
				DATE MAILED: 04/02/200	4 ノ	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
Office Antique Suppose	09/912,711	12,711 SHIGETOMI ET AL.					
Office Action Summary	Examiner	Art Unit					
	Tammara R Peytor						
The MAILING DATE of this communication apperiod for Reply	pears on the cover s	neet with the correspondence ad	dress				
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statut - Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b). Status	136(a). In no event, howeve oly within the statutory minim will apply and will expire SIX e, cause the application to be	r, may a reply be timely filed um of thirty (30) days will be considered timel (6) MONTHS from the mailing date of this concept the come ABANDONED (35 U.S.C. § 133).					
1)⊠ Responsive to communication(s) filed on <u>12</u>	January 2004 .						
2a)⊠ This action is FINAL . 2b)□ Th	his action is non-fina	l.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) Claim(s) <u>28-40</u> is/are pending in the application							
4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed.	iwn from considerau	On.	,				
<u> </u>							
7) Claim(s) is/are objected to.	☑ Claim(s) <u>28-40</u> is/are rejected.						
8) Claim(s) are subject to restriction and/o	or election requirem	ent ent					
Application Papers	or clocatorrioquirerin	5116.					
9)☐ The specification is objected to by the Examine	er.						
10) ☐ The drawing(s) filed on is/are: a) ☐ acce	epted or b) Objected	to by the Examiner.	,				
Applicant may not request that any objection to the							
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner.							
If approved, corrected drawings are required in reply to this Office action.							
12) ☐ The oath or declaration is objected to by the Ex	xaminer.						
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for foreig	n priority under 35 l	J.S.C. § 119(a)-(d) or (f).	•				
a)⊠ All b)□ Some * c)□ None of:							
1. Certified copies of the priority documen							
2. Certified copies of the priority documen							
 3. Copies of the certified copies of the price application from the International But See the attached detailed Office action for a list 	ureau (PCT Rule 17	.2(a)).	Stage				
14) Acknowledgment is made of a claim for domest	tic priority under 35	U.S.C. § 119(e) (to a provisiona	l application).				
a) ☐ The translation of the foreign language provisional application has been received. 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.							
Attachment(s)	, ,						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) 🔲 N	nterview Summary (PTO-413) Paper No otice of Informal Patent Application (PT ther:					

U.S. Patent and Trademark Offic PTO-326 (Rev. 04-01)

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 28-32, 34, 35, 36-38, and 40, are rejected under 35 U.S.C. 103(a) as being unpatentable over *Feamster et al.*, patent no. 5,235,586 and *Matsumoto*, European patent number 0193635.

As per claims 28, 29, 34, 35, 37, and 40, Feamster teaches a disk storage media (removable optical disk cartridge, 10, Fig. 1, 101, Fig.2), comprising an information storage portion (col. 5, lines 29, 32) for storing information and an electronic circuit portion (115, Fig. 2, col. 5, lines 24-29) for processing the information and wherein the information storage portion storing a plurality of information to be used in an external system (102, Fig. 2, col. 5, lines 36-47) having a

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system control portion. However, Feamster does not teach of said electronic circuit portion including discrimination and selecting means.

Matsumoto teaches an information storage portion (RAM, 22 and ROM, 21) and a electronic circuit portion (CPU, 20, Fig.2), wherein the information storage portion stores a plurality of information (Fig. 3) to be used in an external system (Fig. 4) having a system control portion.

Matsumoto's electronic circuit portion includes discriminating means for discriminating an operation condition of the external system that depends upon a specific external system Matsumoto's IC card is inserted. Matsumoto teaches the selecting means for selecting information matched with the operation condition of the external system among those stored in from the plurality of information stored in said information storage portion, and notifying means for notifying an identifier showing a storage portion of the selected information (step n47 and n48, Fig.6) stored in the information storage portion so as to allow the use of the external system. (Matsumoto, Abstract, pgs. 3-7, Figs. 1-7)

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Matsumoto's storage medium design differs from that of Applicant's however it would have been obvious to one of ordinary skill that Matsumoto's system logic that incorporates a discriminating and selecting means recognizes an operation condition of an external system and allows the external system to read out the selected information could be implement in an optical disk design of Feamster without departing from its inventive concept. The motivation would have been to expand Matsumoto's IC card system by enhancing its flexibility in the every changing market.

As per claim 30, Feamster teaches wherein the external system comprises a computer system and information stored in the information storage system could be a system control program.

(Feamster, col. 4, lines 10-11)

As per claims 31, 32, and 38, *Matsumoto* teaches wherein the external system is a terminal computer and depending upon which terminal the IC card is inserted, an emulator of a system program is matched accordingly.

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Claims 33, 36, and 39 are rejected under 35 U.S.C. 103(a) as being unpatentable over *Feamster et al.*, patent no. 5,235,586 and *Matsumoto*, European patent number 0193635 as applied to claims 28-32, 34, 35, 36-38, and 40 above, and further in view of *Schmidt et al.*, patent number 5,423,054.

As per claims 33, 36, and 39 Feamster nor Matsumoto teach wherein the external system is a computer system having a printer and the information stored in the information storage portion is a parameter for adjusting a printer condition.

However, Feamster-Matsumoto teach selecting information matched for an operation condition of the external system; therefore; one of ordinary skill would readily recognize that the plurality of information stored on the information storage portion could include information for other operating conditions.

Nonetheless, Schmidt discloses a disk storage media (disk, 10,Fig.1) and an external system (PC, 62, Fig.12) having a printer (66, Fig. 12). The printer is for printing indicia indicative of a monetary value, i.e. postage stamp. The disk storage media includes an information storage portion (38, Fig. 2a) wherein the information storage portion is for storing data expressive of a monetary value associated with printed indicia.

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It would have been obvious to one of ordinary skill at the time the invention was made that the information stored in said information storage portion of the disk storage media would include monetary value parameters for adjusting the printer condition. (Schmidt, col. 11, lines 60- col. 12, lines 68, col. 13, lines 7-10)

It would have been obvious to one of ordinary skill at the time the invention was made to implement the limitations of .

Schmidt with Feamster-Matsumoto because would add and expand the flexibility to the Feamster-Matsumoto system.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS**ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37

CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action

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is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tammara Peyton whose telephone number is (703) 306-5508. The examiner can normally be reached between 6:30 - 4:00 from Monday to Thursday, (I am off every first Friday), and 6:30-3:00 every second Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jeffrey A. Gaffin, can be reached on (703) 308-3301. The fax phone number for the organization where this application or proceeding is assigned is (703) 305-3718. Any inquiry of a general nature of relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-3900.

Mailed responses to this action should be sent to:

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Commissioner of Patents and Trademarks Washington, D.C. 20231.

Faxes for Official/formal (After Final) communications or for informal or draft communications (please label "PROPOSED" or "DRAFT") sent to:

(703) 872-9306

Hand-delivered responses should be brought to:

USTPO, 2011 South Clark Place, Customer Window Crystal Plaza Two, Lobby Room 1B03, Arlington, VA,

22202Crystal Park II, 2121.

JEFF EY GOFFIN

TECHNOLOGY CENTER 2100

Tammara Peyton

March 22, 2004